IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

Maertens et al

Serial No. 09/899,082

Filed: July 6, 2001

PROCESS FOR TYPING OF HCV ISOLATES For:

Assistant Commissioner for Patents

Washington, DC 20231

Atty. Ref.: 2752-50

1634 Group:

Examiner: WHISENANT

May 28, 2002

Sir:

INFORMATION DISCLOSURE STATEMENT

 \boxtimes 1. PTO-1449 Pursuant to 37 CFR 1.97(b) [within 3 months of filing or prior to 1st Office Action on the merits] N/C

- 2.(a) Statement Pursuant to 37 CFR 1.97(c) [before Final Office Action or Allowance (requires Rule 97(e) Statement or Rule 17(p) fee)] N/C
- 2 .(b) Fee Payment Pursuant to 37 CFR 1.97(c) [before Final Office Action or Allowance (requires Rule 97(e) \$180.00 Statement or Rule 17(p) fee)]
- 3. Pursuant to 37 CFR 1.97(d) [after Final Office Action or Allowance (requires Rule 97(e) Statement and Rule 17(p) fee), but before final fee payment] \$180.00

The following are submitted in the above-identified application in compliance with 37 C.F.R. §§ 1.97 and 1.98:

 \boxtimes A list of documents on Form PTO-1449 together with copies of each identified document and a translation or a concise explanation of each non-English language document (such as a Search Report) is enclosed herewith.

This paper is submitted in accordance with:

\boxtimes	5.	37 CFR 1.97(b): [within 3 months of filing or prior to 1st Office Action]		
	6.	37 CFR 1.97(c): [before Final Office Action or Allowance, whichever is earlier]; and		
		n) The required S	tatement made in item 9 below; <u>or</u>	
			e specified in 37 CFR §1.17(p) for submission of this closure Statement is authorized in item 10 below.	
	7.	37 CFR §1.97(d): [after Final Office Action or Allowance (requires Rule 97(e) Statement and Rule 17(p) fee), but before final fee payment]; and		
		a) The fee (\$180.0 and	00) required by 37 CFR §1.17(p) is submitted herewith;	
		o) The required S	tatement is stated in item 8 below.	
	8.	Statement under 37 CFR 1.97(e)		
		§1.97(e) that e Disclosure State patent office in months prior to item contained patent office in	ed attorney of record hereby certifies under 37 C.F.R. ach item of information contained in this Information tement was first cited in a communication from a foreign a counterpart foreign application not more than three the filing of this Information Disclosure Statement (each in this IDS was the first citation of that item by a foreign a counterpart foreign application which occurred no more this prior to the filing of this IDS); or	
		was cited in a contained in the containe	rmation contained in this Information Disclosure Statement communication from a foreign patent office in a counterpart tion, and, to the knowledge of the person signing this er making reasonable inquiry, no item of information is Statement was known to any individual designated in 37 more than three months prior to the filing of this Information tement.	
	9.	Please charge all deficiency fees associated with the submission of this Information Disclosure Statement and any other fees applicable to this application to Deposit Account No. 14-1140. An original and one (1) copy of this document are enclosed.		

Respectfully submitted,

NIXON & VANDERHYE P.C.

By:

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